RECEIVED

1:07CV930-WKW

PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A RERSON IN STATE CUSTODY

Un	ited States District Cou	CHACKET L	District Ho	USTON CO	ONTY	40.
Name (under w	which you were convicted): MIDDLE	DISTRICT	MLA	Docket or C		565
Place of Conf	finement: ON COUNTY JAI	ے ا		Prisoner No.: 53	5430	
Petitioner (inc	rlude the name under which you were		Respondent	(authorized person hav	ing custody of	petitioner)
NATHA	N WILLIAMS					
The Attorney	General of the State of AL	ABAMA		and the second second		
1. (a) Name:	and location of court that enter	PETIT	it of conviction	you are challenging	S:	ΜД
<u> </u>	STON COUNTY	COUPT	n ourse	pomar.	7 1.0/1	/ (/
4) G : .i.	al docket or case number (if yo	ou Imave).	C-04.	564, CC	04	565
	f the judgment of conviction (i	Ju 18110 11):	9-14-07			
	f sentencing: $10-01$			4.		
3. Length of	sentence: 99 YEARS	AND	LO YEAR!	S		
	e, were you convicted on more				Yes Z	No 🗅
	l crimes of which you were cor		tenced in this c			
	Sexu	AL ABUS	ε			
6. (a) What v	was your plea? (Check one)			<u>, : </u>	· · · · · · · · · · · · · · · · · · ·	
(1)	Not guilty 🗖	(3)	Nolo conten	dere (no contest)	j ·	
(2)	Guilty 🗖	(4)	Insanity plea	a 🗖		

Page 3

	NOT	GUILTY	To	BOTH	CHARGES	
			•			
c) If you went to t	rial, what ki Judge o		u have'	? (Check on	e)	
Oid you testify at a	pretrial hea		ost-tria	l hearing?		
Oid you appeal fro		nent of conviction	ì? "			
f you did appeal, a a) Name of court:	answer the fo	. (_0	YTNC	COURT	
b) Docket or case		you know): C	C-	04.5	64,565	
c) Result: A		NE APP	EAL			
d) Date of result (
e) Citation to the	case (if you	know):				
f) Grounds raised						
<u> </u>						
				* -		
g) Did you seek fi	ırther reviev	v by a higher state	e court	? Yes 🗆	No 💢	
If yes, answer t	he following	g:				
(1) Name of co	ourt:			·	: ·	
(2) Docket or	case number	(if you know): _				
(3) Result:		,				
(4) Date of res	ult (if you k	now):				
(5) Citation to		- : —				

Page 4

Page 3 of 15

Yes 🖸 No 💆 (h) Did you file a petition for certiorari in the United States Supreme Court? If yes, answer the following: (1) Docket or case number (if you know): (2) Result: (3) Date of result (if you know): _ (4) Citation to the case (if you know): ___ 10. Other than the direct appeals listed above, have you previously filed any other petitions, applications, or motions concerning this judgment of conviction in any state court? Yes 🛣 No 🗖 11. If your answer to Question 10 was "Yes," give the following information: (a) (1) Name of court: HOUSTON COUNTY COURT (2) Docket or case number (if you know): CC-04-564, 565 (3) Date of filing (if you know): 5-29-05 (4) Nature of the proceeding: MOTION FOR SPEEDY TRIAL (5) Grounds raised: A LONG PERIOD OF [NCARCERATEI) FOR WITH NO COURT-DATE. TIME (6) Did you receive a hearing where evidence was given on your petition, application, or motion? Yes 🗆 No 🕱 STILL INCARCERATED (7) Result: ___ (8) Date of result (if you know): __ (b) If you filed any second petition, application, or motion, give the same information: (1) Name of court: HOUSTON COUNTY (2) Docket or case number (if you know): _____CC-O4-564, 565 01-26:06 (3) Date of filing (if you know): __ (4) Nature of the proceeding: MOTION FOR SPEEDY TRIAL (5) Grounds raised: __ COURT DATE No

	Page 5
	, ;
(6) Did you receive a hearing where evidence was given on your petition, application, or motion Yes No Yes	?
(7) Result: STILL IN CARCERATED	
(8) Date of result (if you know):	
) If you filed any third petition, application, or motion, give the same information:	
(1) Name of court: HOUSTON COUNTY	
(2) Docket or case number (if you know): <u>CC-04-564,565</u> (3) Date of filing (if you know): <u>O8-30-2007</u>	
(3) Date of filing (if you know):	
(4) Nature of the proceeding: MOTION TO DISMASS	
(5) Grounds raised:	
SPEEDY TRIAL NOT GRANTED	
(6) Did you receive a hearing where evidence was given on your petition, application, or motion Yes □ No 😢 (7) Result: □ WENT TO TRIAL	1 ?
(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
(8) Date of result (if you know): 08 03 07	
) Did you appeal to the highest state court having jurisdiction over the action taken on your petitio	n,
plication, or motion?	
(1) First petition: Yes \(\sigma\) No \(\frac{\text{\tint{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\tint{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\tint{\tint{\text{\text{\text{\text{\text{\text{\text{\text{\tin}}\text{\text{\text{\tinit}}\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tinit}\text{\text{\text{\text{\text{\text{\tinit}}}}}}}}}}}}}}}}}}}}}}}}}}}}}} \endres\end{\text{\texi}}}}}}}}}}}}}}}}}}}}}}}} \endres\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tex	
(2) Second petition: Yes \(\sigma\) No \(\sigma\)	
(3) Third petition: Yes \(\bigcup \) No \(\bigcup \)	
) If you did not appeal to the highest state court having jurisdiction, explain why you did not:	· · · · · · · · · · · · · · · · · · ·
ADVICE OF LAWYER.	

12.	For this petition, state every ground on which you claim that you are being held in violation of the Constitution					
	laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the					
	facts supporting each ground.					

CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.

GROUND ONE: NEVER GRANTED A SPEEDY TRIAL
GROUND ONE.
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
SEVERAL MOTIONS (3) FILES IN COURT
NONE WERE GRANTED.
(b) If you did not exhaust your state remedies on Ground One, explain why: ADVICE OF COUNSEL
(c) Direct Appeal of Ground One:
(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No No
(2) If you did <u>not</u> raise this issue in your direct appeal, explain why:
(d) Post-Conviction Proceedings:
(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial cour Yes \(\sigma\) No \(\forall\)
(2) If your answer to Question (d)(1) is "Yes," state:
Type of motion or petition:
Name and location of the court where the motion or petition was filed:
Docket or case number (if you know):
Date of the court's decision:

	Page '
Result (attach a copy of the court's opinion or order, if available):	
(2) Dilamanaina harring an arrangement on a motition?	
(3) Did you receive a hearing on your motion or petition?	
Yes No W	
(4) Did you appeal from the denial of your motion or petition? Yes □ No ☒️	
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appearance of the control of th	eal?
Yes \(\sigma \) No \(\sigma \)	
(6) If your answer to Question (d)(4) is "Yes," state:	
Name and location of the court where the appeal was filed:	
Docket or case number (if you know):	
Date of the court's decision:	
Result (attach a copy of the court's opinion or order, if available):	
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(5) is "No," explain why you have to Question (d)(6) is "No," explain why you have	
Other Remedies: Describe any other procedures (such as habeas corpus, admini	istrative remedies, etc.) that yo
have used to exhaust your state remedies on Ground One:	
HABEAS CORPUS DENTED	8-12-05
OUND TWO: NEVER RECV'D AN I	INDICTMENT
Supporting facts (Do not argue or cite law. Just state the specific facts that suppor	rt your claim.):
	NAS INNIGED
DR OR WHEN I WAS INDICTED. NE	
DAY OR COPIES OF GRAND JURY I	MULCI MEN)
	,

D' 4 A and of County True		
Direct Appeal of Ground Two:		
Yes No No	nt of conviction, did you raise this issue?	
	and direct cancel cyclein why	
(2) if you did <u>not</u> raise this issue in y	our direct appeal, explain why:	
Post-Conviction Proceedings:		
	post-conviction motion or petition for habeas	corpus in a state trial cou
Yes 🗖 No 🗖		
(2) If your answer to Question (d)(1)	is "Yes," state:	•
Type of motion or petition:		
	e the motion or petition was filed:	
Docket or case number (if you know)):	
Date of the court's decision:		
	pinion or order, if available):	
(3) Did you receive a hearing on you	ir motion or petition?	
Yes 🖸 No 🗷		
(4) Did you appeal from the denial o	f your motion or petition?	and the second second
Yes No 🔽		
	is "Yes," did you raise this issue in the appea	1?
Yes □ No □		
(6) If your answer to Question (d)(4)	is "Yes." state:	
	e the appeal was filed:	
Name and location of the court where		
Name and location of the court where		
):	
Docket or case number (if you know)):	

((7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
•	MOTION FOR DISCOVERY FILES.
	COUNSEL WILL NOT PROVIDE ME WITH COPY
	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground Two:
٠,	
GR(OUND THREE: IN AFFECTIVE COONSEL
<u></u>	upporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
• •	TY LAWYER NEVER RE-QUESTIONED WITHESS'S THAT
	ERE CAUGHT LYING, TRIED TO RESIGN ON MY CASE BEFORE
	TAL, CASE ACTION SUMMARY STATES LAWYERS ACTIONS
	NO RESIGNATIONS FROM MY CASE AS WELL AS AMOUNT OF
1.1	MES MY CASE WAS CONTINUED (SEE ATTACHED),
(b) I	f you did not exhaust your state remedies on Ground Three, explain why:
	ADVICE OF COUNSEL,
(-)	Direct Arms all of Cusumd Thurses
	Direct Appeal of Ground Three: (1) If you appealed from the judgment of conviction, did you raise this issue?
	Yes \(\sigma\) No \(\frac{\frac}\frac{\frac{\frac{\frac{\frac}\frac{\frac{\frac{\frac{\frac{\frac}\frac{\frac{\frac{\fra
	(2) If you did <u>not</u> raise this issue in your direct appeal, explain why:
(d) 1	Post-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No No
	(2) If your answer to Question (d)(1) is "Yes," state:
	(-)) (-)(-)
	Type of motion or netition:
	Type of motion or petition:

Date of the col	urt's decision:					· · · · · · · · · · · · · · · · · · ·
Result (attach	a copy of the court's	opinion or ord	ler, if available):			
· · · · · · · · · · · · · · · · · · ·				· · · · · · · · · · · · · · · · · · ·		
(3) Did you re	ceive a hearing on yo	ur motion or p	etition?			
(4) Did you ap Yes □ 1	peal from the denial	of your motion	or petition?			
	÷ ÷	" 4\ != 6687== 22 41.	J this :	agua in tha ann	2019	
	wer to Question (d)(4	i) is "Yes," did	1 you raise uns i	ssue in the app	oai :	
Yes 🚨 1						
	wer to Question (d)(4					
Name and loca	ation of the court whe					-
	Vice in the second					-
	e number (if you know					
	urt's decision:					
Result (attach	a copy of the court's	opinion or ord	ler, if available)			
			<u> </u>			<u> </u>
	wer to Question (d)(4	·				
	ADVICE OF	F COU	NSEL			
			<u> </u>			· .
Other Remed	lies: Describe any oth	ner procedures	(such as habeas	corpus, admin	istrative remedi	es, etc.) th
	xhaust your state rem					
						····
				· .		
		E0612	WEIZE	PROVI	DED F	CANO
OUND FOUR	. WITH	ヒンシン				
		E33 S				
TO T	ESTIFY.		ite the specific f	acts that suppo	rt vour claim):	
TO T			nte the specific f	acts that suppo	rt your claim.):	
TO T	ESTLEY. Its (Do not argue or ci	te law. Just sta				
Supporting fact	ESTIFY.	te law. Just sta	ETNESS'S	AND	PROVIDE	

	Pag
If you did not exhaust your state remedies on Ground Four, explain why:	
if you did not exhaust your state remedies on Ground Pour, explain why.	
ADVICE OF COUNSEL	
Direct Appeal of Ground Four:	
(1) If you appealed from the judgment of conviction, did you raise this issue?	
Yes No 🔁	
(2) If you did <u>not</u> raise this issue in your direct appeal, explain why:	
Post-Conviction Proceedings:	
(1) Did you raise this issue through a post-conviction motion or petition for habeas co	orpus in a state trial cou
Yes No 💆	
(2) If your answer to Question (d)(1) is "Yes," state:	
Type of motion or petition:	
Name and location of the court where the motion or petition was filed:	
Docket or case number (if you know):	
Date of the court's decision:	<u> </u>
Result (attach a copy of the court's opinion or order, if available):	
(3) Did you receive a hearing on your motion or petition?	
Yes 🖸 No 🍇	
(4) Did you appeal from the denial of your motion or petition? Yes No Yes	
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes □ No □	
(6) If your answer to Question (d)(4) is "Yes," state:	
Name and location of the court where the appeal was filed:	
Name and location of the court where the appear was med.	
Docket or case number (if you know):	

	Page 12
-	
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
-	ADVICE OF COUNSEL
-	
	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground Four:
1	ave used to exhibit your state remedies on execute 2011.
•	
	Please answer these additional questions about the petition you are filing:
1	(a) Have all grounds for relief that you have raised in this petition been presented to the highest state court
	having jurisdiction? Yes 🗖 No 💆
	If your answer is "No," state which grounds have not been so presented and give your reason(s) for not
	presenting them:
	AWAITING APPEAL
	(b) Is there any ground in this petition that has not been presented in some state or federal court? If so, which
	ground or grounds have not been presented, and state your reasons for not presenting them:
	Have you previously filed any type of petition, application, or motion in a federal court regarding the conviction that you challenge in this petition? Yes No No
	If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, the issues
	raised, the date of the court's decision, and the result for each petition, application, or motion filed. Attach a
	copy of any court opinion or order, if available.

5.	Do you have any petition or appeal now pending (filed and not decided yet) in any court, either state or federal,
	for the judgment you are challenging? Yes No 🗆
	If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the
	issues raised. AWAITING APPELLATE COURT.
6.	Give the name and address, if you know, of each attorney who represented you in the following stages of the
	judgment you are challenging:
	(a) At preliminary hearing: WAIVED
	(b) At arraignment and plea: D YAZBIZOUGH
	117 EAST MAIN ST. DOTHAN, AL.
•	(c) At trial: THOMAS K. BRANTLEY
	401 N. FOSTER ST. DOTHAN, AL.
	(d) At sentencing: THOMAS K. BRANTLEY
	401 N. FOSTER ST. DOTHAM. AL.
	(e) On appeal: T.J HAYWOOD (SAME LAWFIRM AS BRANTLEY.
	APAN'T BY COURT) 401 N. FOSTER ST. DOTHAN, AL
	(f) In any post-conviction proceeding:
	(1) In any post-conviction proceeding.
	(g) On appeal from any ruling against you in a post-conviction proceeding:
	(g) On appear from any runing against you in a post-conviction proceeding.
_	
7.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are
	challenging? Yes □ No ♥
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:
	(b) Give the date the other sentence was imposed:
	(c) Give the length of the other sentence:
	(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence to be served in
	the future? Yes \square No \square

	"			
-				
		-		
, , i				
•				
			·	
			- · · · · · · · · · · · · · · · · · · ·	
	· ·			
		•		
		•		
			· · · · · · · · · · · · · · · · · · ·	

- * The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:
 - (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.
 - (2) The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.

Page 15 YEAR Therefore, petitioner asks that the Court grant the following relief: _ 20 YEAR SENTENCE or any other relief to which petitioner may be entitled. Signature of Attorney (if any) I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this UCTOBER Petition for Writ of Habeas Corpus was placed in the prison mailing system on (month, date, year). Oct 1507 (date). Executed (signed) on ___ Signature of Petitioner If the person signing is not petitioner, state relationship to petitioner and explain why petitioner is not signing this petition.

Case 1:07-cv-00930-WKW-WC Document 1
NATHAN WILLIAMS # 55430
H-POD GOT E. MAINDOTHAN, ALABAMA 36301

Filed 10/17/2007 Page 15 of 15

use insectives

- Ալնիկննոգեսիցուիկիկներինիկի ինիկի

CLERK, UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF ALABAMA,
P.O BOX 711
MONTGOMERY, ALABAMA
36101

LEGAL MAIL

STATE OF ALABAMA,) IN THE CIRCUIT COURT OF
PLAINTIFF,	HOUSTON COUNTY, ALABAMA
V.) CASE NUMBER: CC-04-564 & 565
NATHAN WILLIAMS,	
DEFENDANT.	

MOTION TO DISMISS FOR FAILURE TO PROVIDE SPEEDY TRIAL

COMES NOW the Defendant by and through his undersigned counsel and moves this Honorable Court for an order dismissing the above referenced cases for failure of the State of Alabama to provide a speedy trial; and, in support thereof would show this Honorable Court as follows:

- 1. That Defendant filed a Motion For Speedy Trial on July 26, 2007;
- That Defendant has been incarcerated in the Houston County Iail for approximately 3
 years and has repeatedly requested this Honorable Court to release him on bond but
 has been unsuccessful in doing so;
- 3. That therefore this Honorable Court should dismiss the above referenced cases and allow the Defendant to be released;

Respectfully submitted,

THOMAS K. BRANTLEY (BRA040) ATTORNEY FOR DEFENDANT 401 NORTH FOSTER STREET DOTHAN, ALABAMA 36303 (334) 793-9009

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing upon the Honorable Douglas Valeska, District Attorney by placing a copy of the same in his appropriate Courthouse box on this the _____ day of August, 2007.

THOMAS K. BRANTLEY

Laughing

STATE OF ALA	BAMA,	IN THE CIRCUIT COULT F	
PLAINTIFF,	waxe introversel	HOUSTON COUNTY, ALAB) 1
V.		CASE NUMBER: CC-04-564 & 565	
NATHAN WILI	LIAMS,		
DEFENDANT.)		

MOTION TO WITHDRAW

COMES NOW the undersigned counsel and moves this Honorable Court for leave to withdraw as retained counsel for Defendant; and, in support thereof would show this Honorable Court as follows:

- 1. That Defendant has consistently refused to pay the undersigned counsel the agreed upon retainer fee and at the present time with the trial being over Defendant still owes the undersigned counsel almost \$4000.00;
- 2. That the undersigned counsel cannot continue to provide legal services to Defendant without being paid; and, further Defendant indicates that he will be unable to pay the undersigned counsel the balance of the fee;
- Therefore the undersigned counsel moves this Honorable Court to let the undersigned counsel withdraw and to appoint the Honorable Jack Blumenfeld as court appointed attorney for Defendant so as to allow Defendant to be represented by counsel at Defendant's sentencing hearing on October 10, 2007.

Respectfully submitted,

BRANTLEY & HAYWOOD

THOMAS K. BRANTLEY (BRA040) ATTORNEY FOR DEFENDANT 401 NORTH FOSTER STREET DOTHAN, ALABAMA 36303 (334) 793-9009

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing upon the Honorable Douglas Valeska, Honorable Jack Blumenfeld and to Nathan Williams by placing a copy of the same in the United States Mail, postage prepaid and properly addressed to them on this the ______ day of September, 2007.

THOMAS K. BRANTLEY

•								
ACRO372 OPER: RHM PAGE: 1	ALABAMA	JUDICIAI CASE A	L INFO	RMATION SUMMARY	SYSTEM	CASE	: CC 200	04 000565.60 : 08/03/2005
========	======================================	CIRC(======]T.T.	CRIMINA:	_=======	R ======	UN DATE	: 08/03/2005
IN THE CIRCU STATE OF A		HOUSTON						JUDGE: CLI
	LABAMA		VS	% H (LLIAMS NOUSTON C	JATHAN		
CASE: CC 200	4 000565.60			חסי	901 E MA CHAN, AI	AIN ST 36303	0000	
DOB: 07/04/1	950 :	EX: M I	SVCE.		5 09 WI			
DOB: 07/04/1 SSN: 4207278				D UI:	09 W1	250	HR:	EYES: BRO
CHARGE01: HA OFFENSE DATE	BEAS CORPUS : 01/18/2004	C	DDE01:	CORP DAGENCY	IT: SEX	CUAL ABU, C: 03801	====== SE 1 TYP 00 B CHE	========= P: 0 #: 001 ERR
DATE WAR/CAP DATE INDI-	ISS:	·				0: 01/27 0: 08/02		
DATE RELE. BOND AM	CTED: ASED: OUNT:	\$.00	N.	DAIL	HEARING RETIES:	0: 08/02 3:	/2005	
DATE 1: DATE 2:	DESC DESC	;		TIME TIME	0000			
TRACKING NOS	: DC 2004 000	310 00	/			/		
DEF/ATY:	PRO SE		į	TYPE: C		·		TYPE:
		000	000				0000	3.0
PROSECUTOR:	VALESKA DOUGI	LAS A					0000	50
OTH CSE: DC2 COURT REPORTI DEF STATUS:	20400031000 (CHK/TICK	ET NO:		====== 40	=======	=======	
COURT RÉPORT! DEF STATUS: (ER: JAIL	2	ŠĪD NO DEMAND	: •	0000000)0 GR	AND JUR	
======== DATE	ACTIONS,	UDGEMENT	=====	i i i i i i i i i i i i i i i i i i i	======	======	10 =======	PER: RHM ========
=======::	_========	=======	=====	======	====== 70	======	======	========
8-2-05	Petition of	by Whit	1 10	Labeas	Carpus	٠,		
8-4-05	Halea	tea a	· 40	be J	hear	d ox	2	
	8-9.05	s at		0.00	MA	[/	10	
					-/	Mist	h. Nec	
-	0				17.1	-/ W//	THE	
8-8-02	Letun	of lar	m	GANT	N +9K/	thel V	1 6/4	OF
	Habeas	of Car)9			U M	UOAU_	<u> </u>
				· · · · · · · · · · · · · · · · · · ·				
8-12-05	Hakees (No lea	G	Longia	9 - 5	1 fort	}	
		J. C.		4000			<i></i>	-
								
	, ,							
						<u> </u>		
					-		" " 	
		-18.		· · · · · · · · · · · · · · · · · · ·				
			····		····			
l								

		*		ť.	
ACRO372 OPER: JUJ PAGE: 1	ALABAMA	JUDICIAL INFO	DRMATION SYSTEM SUMMARY CRIMINAL	Ì	04 000564.00 : 04/28/2004
1. THE CIR	CUIT COURT OF	HOUSTON	of the sales to the open these pages from today these page these pales 11 to below 2000 page.	many many depth many manter. And damin speak hallow parter and another relative to the state of the state and another relative to the state of the s	detail bears about these states taken taken about about taken about taken take
STATE OF	ALABAMA	¥.		THAN	
CASE: CC 2	00.4000564.00		1700 S. RAN		
DOB: 07/04	:/temn	SEX: M RACE:	EUFAULA, AL B HT: 5 09 VT:	34027 0000	
	TĒŚŸ ALIAS NA	of him of a fig. of the hour of the second o		250 HR:	EYES: BRO
CHARGEO1: OFFENSE OA	RAPE IST DEGRE TE: 01/18/2004	<u> </u>	RAPI LIT: RAPE AGENCY/OFFICER:	IST DEGRE TY	P: F #: 001 ERE
DATE WAR/C DATE IN DATE RE	IDICTED: :LEASED: 0 1/27/ :	2004 07.000.00 s	DATE ARRESTED: DATE FILED: DATE HEARING: SURETIES: T	01/27/2004 04/28/2004 HBMP50N BONDS	
DATE 1: 06 DATE 2: 08	/08/2004 DESC /23/2004 DESC	ARRO JTRL	(fin new) TIME: 0900 A TIME: 0800 A	04 0	
TRACKING N	DS: DC 2004 00	0309 00 /		Thomas Bh	antley (R)
DEF/ATY	117 EAST MAS	STREET W	JACK HUMPER	, Thomas Br feld (C)	
PROSECUTOR	: VALESKA DOUG	AL SABÒI	00.0	000	0.0
. 13 and 101 and 100 101 1 101 11	in a subject of mastrale of friend fries.	• Pi iii iii	12-1-04 D	N. L.	2، ۸
oth cert d		internations Sukattoket kos		GRAND JUR	enting ===
' IN HEFO	RTER: : BOND	Sio No Demani	00000000		rene juj
mater educe trans come come come representation and proper come come come come come come come come	ACTIONS,	niai dangu sindi sebag salam anima tahun nanya belah tanga belah salam danan Juan sa Ini sebah talah salah salah salah dan salam telah salah salah salah salah salah salah		Good - Go	S Time & B. The Total Special State They name to the control of th
[C 27 0	WAVED C		ng 1900 pping 1900 samu minin babya 1900 ngana minin dang bang bang bang bang sami sami sami bang bang bang ba . man dan ga 1900 dang sami salig bang mang bang tang pang pan sami sami sami sa sag sang bang bang bang bang	iddie ispan ninka wang titir kansa wikan ning diliki yang wikit banca hispa Mani delan tinya ninga diliki winay mana kanya hilipi yanya diliki dalah yikini Mani delan tinya ninga diliki winay mana kanya hilipi yanya diliki dalah yikini	mag-three data ribes desig lean usag-three part date tops from the transport of the state of the
5-25-09	AAMIAEUC	E ARRAIGNMEN		J	Todayo tarah kalung dalah dalah jihang dalah japan 1827 (1882)
	RECPROCAL DISCOVER				To the term were about coins about coins about the coins about
	=-8,2009	the same their cours have seen their water with the course when their tests		ndiran kinjan 1947 - umin 1940 - kasus tiban gasah tibip unjuk mbah-awang kanjak u 	many close water detail and court office makes their reals about \$\frac{1}{4}\$.
ampilable for	14 days of this Order, the Si	materials discoverable und	er er er er	2004	gener filitie aansa felipi uupu, meser strete tätän pärat esine saare saare .
make any evo	Rules of Criminal Procedure. ulpatory material available to	the Defense. The State W	the party trans and their east test area stem when with the print also many deal of	>. yarbrous	l.
Defense will do	crials available at the Distri	i's office	The time where don't make after their start take park man dade it is some take a	40+	The dates place being chine made mine from want work real.
A street stands design and related and/or frames accord (files).	C. LAWSO CIRCON	NLITTLE	en vann sepan vende skapp vinne sjele e fram pappe skille, ander vinne skille i ken angen denn brige i Millionionionionionionionionionionionionioni	and to a take them, which came whose the following the control of	mand, oldale jelder kinder minde sekent angam delem kelent firing grange a 2 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4
Tatactar	T		e men und dies teen mig dans mee spilp som inne her week die voor inne inne was		ating thems during states speeps attend obtains states about motion assists.
70/2010	1- Moston to	Set tiled by	L DA	reals down stade whose whose takes depthd south whose whose place object while w	done status alleis videne quann source quality oppins source kursis delibri.
10/80/0A	- Vare to	be pla	eed on the		time reads since troic come rists reads inche mans cross-
sends where annual decime spines spines serves about adopt a	Dec	3, 3094	dury les		dam some ander minir speak open mans didnip open close speri
OCT 21200	4 N. Onder	n kama sidah ndake Jidan masa tidan dalam sinda adank sidan merapa atam semi	a 1880 com 1880 ran; 1889 ilin; 1880 cois 1880 ann, 1880 ilin 1880 ilin 1880 ilin 1880 ilin 1880 ilin 1880 ilin	the fire	show have same made over out over made
and the same and t		des deres feder mass erres javes eller silves erres gives eller masse feder feder de T	r etter entre bleer som vilge some eller mile dele some dele tree dele film gels dies miles	an wa ma safan wafan san ma ma san wa ma .	abbs 4500r > '410 Maste. Asser Meds whose 43100 befor Chans yaber
	A COMES AND ADDRESS AND ADDRES	M water Mills (state 160m water Mil / 170p) (The seaso shaw alone typic conj	ii 1860 Een - Hamb adays laaba ya sa 1880 Yaga 1879 daga daga daga 1880 1954 1954 1954 1964 daga 1	and were some a fact that the same were seen to see the same was	COURT, MONTH AND AND AND PRINT COURT, FIRST STORY SAGES MAIN SALAS

ACRO369 A L	ABAMA	JUDICI	ALII	FORMA	TION	CENTER
		CASE ACTION CONTINUAT				004 000564.00 CLL
TATE OF A			VS WII	LIAMS NATH	 AN	
DATE	ACT	ON, JUDGMENTS	CASE NOT	ES	· · · · · · · · · · · · · · · ·	
7-26-07	Motion !	For A Speedy	Trial_		1 4	JS
7:30:67	Brow N. T. 1	te O Co Brantley	se se	ra £	8-27-0	Tassab ?
	<u> </u>	-		[7	The	75
7-30-02	JAMET IN	nandley to Dis	m var i	Denied		145
				مرجه		(J
	IN: DALY	F. Braktley, C	Lourt Liaison	3		
9.7.07	Notice To	Defendant P	ursuant T	o Rule 40	04B	
	<u></u>	· · ·				
4:10:07	Motion	Pursuant	To alak	ma Rulez	20/ Evid	ence 412 (a)
9.14-07	Truy	Verdut Dense	· 2m	ti, 9	Rope 15	70
	Inde		en en	ms L	##	DJ
	-f200	1. Brantly,)A~==-	That	-4	
	I N.DA.	T. Brantly,	dail C			
9-19-07	Motion	DHOW JOT	raw (T.	Brantley /	, 	
		M. D. Withdom in Jenice T. Brantley	J. J.			
10-1-67	Dry Notice	e of Amount		Man 10	Tonlerc	
	T.J. Hays	e of Appeal 1001 - Appoint and	OB	V Coursel	as tops	J
	!(Kense()	/ f our bad-	MICE S	sy dow	many 1 or	A speak
	<u> </u> 	V				
 	 -					